IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Art Unit: 2173

Catherine LIN-HENDEL

Examiner: Raymond J. BAYERL

Serial No.: 10/052,692

Filed: January 19, 2002

Office Action Mailed On:

For: AUTOMATED SCROLLING OF

BROWSER CONTENT AND AUTOMATED ACTIVATION OF

BROWSER LINKS

December 7, 2006

Mail Stop Amendment Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

ELECTRONIC FILING

Transmitted electronically to the US Patent & Trademark Office on Apr. 6, 2007, by Anatoly S. Weiser.

/Anatoly S. Weiser / Signature

REPLY TO OFFICE ACTION

Sir:

This paper is responsive to the outstanding Office action mailed on the date shown above (the "Office Action"). The Office Action set a shortened statutory period of three months for reply. Applicant petitions for a one month extension of time under 37 CFR § 1.136(a)(1), and authorization is hereby granted to charge the requested extension of time fee under 37 CFR § 1.17 to Deposit Account No. 50-3196. This Reply is therefore timely. If the undersigned attorney is mistaken

regarding the required time extension, Applicant conditionally petitions for an additional extension of time, as needed, and authorization is granted to charge the required time extension fee to the same Deposit Account. Authorization is also granted to charge additional claim fees, if any, and all other fees necessary to file this Reply, to the same Deposit Account.

Amendments to the claims are reflected in the listing of claims that begins on page 3 of this paper.

Remarks begin on page 12 of this paper.